Docket No.: 08-CV-1281(DC)
RULE 26 DISCLOSURE
RULE 20 DISCLOSURE

Plaintiff, DIOGENS MENDEZ, in accordance with Federal Rule of Civil Procedure 26, hereby make the following disclosures:

1. The name and, if known, the address and telephone number of each individual likely to have discoverable information:

This plaintiff incorporates by reference, as persons with knowledge as named in the Fed. R. Civ. P. 26(a), disclosures of the other parties to this action. In addition, the following persons, other than already disclosed, are identified:

Diogens Mendez Felix Nunez Jose A. Torres

2. Identify documents, electronically stored information, and tangible things that the disclosing party has in its possession, custody, or control.

This plaintiff incorporates by reference, all documents identified in the Fed. R. Civ. P. 26(b), disclosures of the other parties to this action. Copies of any identified documents will be made available to counsel for inspection and copying as under Rule 34, at a mutually convenient and agreed upon time and place, other than documents already disclosed. In addition, the following documents, other than documents already disclosed, are identified and authorizations to obtain records from the foregoing providers are annexed hereto:

St. Luke's/Roosevelt Hospital Center (hospital admittance records from 4/17/07 to 4/25/07 and ambulatory care records of 4/30/07, 5/2/07, 5/14/07, 6/11/07) 1111 Amsterdam Avenue New York, NY 10025

NYC Fire Department (Ambulance Call Report, 4/17/07) 9 Metrotech Center Brooklyn, NY 11201

Alexander Visco, M.D. (medical chart and x-ray reports) Physical Medicine & Rehabilitation 3815 Putnam Avenue Bronx, NY 10463

Doshi Diagnostic Imaging Services (MRI lumbar spine, 10/4/07) 579A Cranberry Road East Brunswick, NJ 08816

Dov J. Berkowitz, M.D., Orthopedist (report, 10/19/07) 80-02 Kew Gardens Road, 3rd Floor Kew Gardens, NY 11415

Mario Cervino, D.C. Cervino Family Chiropractic Center 155 Park Avenue, Suite 208 Lyndhurst, NJ 07071

American Transit Insurance Co. 330 West 34th Street New York, NY 10001 Claim #540239-02

3. Computation of each category of damages claimed by the disclosing party.

Plaintiff, DIOGENS MENDEZ, hereby demands relief in the sum of Three Million (\$3,000,000.00) Dollars.

Dated: Cold Spring Harbor, New York August 5, 2008

Yours, etc.,

Peter D. Baron (PB 8519) BARON & PAGLIUGHI, PLLC Attorneys for Plaintiff 85 Main Street Cold Spring Harbor, NY 11724 631-367-7000

TO: MARJORIE E. BORNES, ESQ. (MEB6505)
Attorney for Defendant LEVEL TRANS CORP.
330 West 34th Street, 7th Floor
New York, New York 10001
(212) 857-8252

BAKER, McEVOY, MORRISSEY & MOSKOVITS, PC Attorneys for Defendant DIALLO 330 West 34th Street, 7th Floor New York, New York 10001 (212) 857-8230

ALEXANDER M. AMANATIDES, P.C. Attorneys for Defendant 129 BROADWAY 400 Jericho Turnpike, Suite 318 Jericho, New York 11753 (516) 470-1379

LAW OFFICE OF JOHN P. HUMPHREYS Attorneys for Defendant BILL WOLF PETROLEUM 485 Lexington Avenue, 7th Floor New York, New York 10017 (917) 778-6600 File No.: 0920473WTH

AFFIDAVIT OF MAILING

STATE OF NEW YORK)	
) s	s.
COUNTY OF SUFFOLK)	

PATRICIA BORBOW, being duly sworn, deposes and says:

Deponent is not a party to this action, is over 18 years of age and resides at Floral Park, New York.

day of August, 2008, deponent served the within Plaintiff's Rule 26 That on the Disclosure upon:

MARJORIE E. BORNES, ESQ. (MEB6505) Attorney for Defendant LEVEL TRANS CORP. 330 West 34th Street, 7th Floor New York, New York 10001

BAKER, McEVOY, MORRISSEY & MOSKOVITS, PC Attorneys for Defendant DIALLO 330 West 34th Street, 7th Floor New York, New York 10001

ALEXANDER M. AMANATIDES, P.C. Attorneys for Defendant 129 BROADWAY 400 Jericho Turnpike, Suite 318 Jericho, New York 11753

LAW OFFICE OF JOHN P. HUMPHREYS Attorneys for Defendant BILL WOLF PETROLEUM 485 Lexington Avenue, 7th Floor New York, New York 10017

The address designated by said attorney for that purpose by depositing a true copy of same enclosed in a postpaid properly addressed wrapper, in an official depository under the exclusive care and custody of the United States Post Office Department within the State of New York.

PATRICIA BOBROW

Sworn to before me this

day of August, 2008

NOTARY PÚBLIC

MARIE I SPERO Sk. James CV. May York Seattles to descur fivanty minission Expires Oct. 31, 20 /0 Case 1:08-cv-01281-DC Document 31 Filed 08/18/2008 Page 5 of 5

Index No.

Year

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DIOGENS MENDEZ.

Plaintiff(s)

-against-

MOHAMED M. DIALLO, LEVEL TRANS CORP., 129 BROADWAY, INC., BILL WOLF PETROLEUM CORP. and HORIZON PLANNING SERVICES LTD..

Defendant(s)

RULE 26 DISCLOSURE

Baron & Pagliughi Attorneys for Plaintiffs Office and Post Office Address, Telephone 85 Main Street, Suite A Cold Spring Harbor, New York 11724 (631) 367-7000

To

Attorney(s) for

Service of a copy of the within

is hereby admitted.

Dated:

Attorney(s) for

Sirs:

PLEASE TAKE NOTICE

NOTICE OF ENTRY that the within is a (certified) true copy of a office of the Clerk of the within named court on

duly entered in the

NOTICE OF SETTLEMENT that an Order of which the within is a true copy of will be presented for settlement to the HON. , one of the judges of the within named court at on

Dated:

Yours, etc.,

To:

Baron & Pagliughi Attorneys for Plaintiff(s)

Office and Post Office Address, Telephone 85 Main Street, Suite A

Cold Spring Harbor, New York 11724

(631) 367-7000